(Original Signature of Member)
117TH CONGRESS 1ST SESSION H. R.
To reform the disposition of charges and convening of courts-martial for certain offenses under the Uniform Code of Military Justice and increase the prevention of sexual assaults and other crimes in the military.
IN THE HOUSE OF REPRESENTATIVES
Ms. Speier introduced the following bill; which was referred to the Committee on
A BILL
To reform the disposition of charges and convening of courts- martial for certain offenses under the Uniform Code

1 Be it enacted by the Senate and House of Representa-

assaults and other crimes in the military.

of Military Justice and increase the prevention of sexual

- 2 tives of the United States of America in Congress assembled,
- 3 SECTION 1. SHORT TITLE.
- 4 This Act may be cited as the "Vanessa Guillén Mili-
- 5 tary Justice Improvement and Increasing Prevention
- 6 Act".

1	SEC. 2. IMPROVEMENT OF DETERMINATIONS ON DISPOSI-
2	TION OF CHARGES FOR CERTAIN OFFENSES
3	UNDER UCMJ WITH AUTHORIZED MAXIMUM
4	SENTENCE OF CONFINEMENT OF MORE THAN
5	ONE YEAR.
6	(a) Improvement of Determinations.—
7	(1) MILITARY DEPARTMENTS.—With respect to
8	charges under chapter 47 of title 10, United States
9	Code (the Uniform Code of Military Justice), that
10	allege an offense specified in subsection (b) and not
11	excluded under subsection (c), the Secretary of De-
12	fense shall require the Secretaries of the military de-
13	partments to provide as described in subsection (d)
14	for the determinations as follows:
15	(A) Determinations under section 830 of
16	such chapter (article 30 of the Uniform Code of
17	Military Justice) on the preferral of charges.
18	(B) Determinations under section 830 of
19	such chapter (article 30 of the Uniform Code of
20	Military Justice) on the disposition of charges.
21	(C) Determinations under sections 822
22	and 823 of such chapter (articles 22 and 23 of
23	the Uniform Code of Military Justice) on the
24	referral of charges (as that term is defined in
25	section 834(d) of such chapter (article 34(d) of
26	the Uniform Code of Military Justice)).

1	(2) Homeland security.—With respect to
2	charges under chapter 47 of title 10, United States
3	Code (the Uniform Code of Military Justice), that
4	allege an offense specified in subsection (b) and not
5	excluded under subsection (c) against a member of
6	the Coast Guard (when it is not operating as a serv-
7	ice in the Navy), the Secretary of Homeland Secu-
8	rity shall provide as described in subsection (d) for
9	the determinations as follows:
10	(A) Determinations under section 830 of
11	such chapter (article 30 of the Uniform Code of
12	Military Justice) on the preferral of charges.
13	(B) Determinations under section 830 of
14	such chapter (article 30 of the Uniform Code of
15	Military Justice) on the disposition of charges.
16	(C) Determinations under sections 822
17	and 823 of such chapter (articles 22 and 23 of
18	the Uniform Code of Military Justice) on the
19	referral of charges (as that term is defined in
20	section 834(d) of such chapter (article 34(d) of
21	the Uniform Code of Military Justice)).
22	(3) Rule of construction.—This section
23	shall not be construed to terminate or otherwise
24	alter the authorities enumerated in any articles of

1	the Uniform Code of Military Justice other than ar-
2	ticles 22, 23, and 30 (10 U.S.C. 822, 823, and 830).
3	(b) COVERED OFFENSES.—An offense specified in
4	this subsection is an offense as follows:
5	(1)(A) Offenses under the following sections of
6	chapter 47 of title 10, United States Code (the Uni-
7	form Code of Military Justice), for which the max-
8	imum punishment authorized under that chapter in-
9	cludes confinement for more than one year: sections
10	893a, 917a, 918, 919, 919a, 919b, 920, 920a, 920b,
11	920c, 921, 921a, 921b, 922, 924, 924a, 924b, 925,
12	926, 927, 928(b) and (c), 928a, 928b, 930, 931,
13	931a, 931b, 931c, 931d, 931e, 931f, 931g, and 932
14	(articles 93a, 117a, 118, 119, 119a, 119b, 120,
15	120a, 120b, 120c, 121, 121a, 121b, 122, 124, 124a,
16	124b, 125, 126, 127, 128(b) and (c), 128a, 128b,
17	130, 131, 131a, 131b, 131e, 131d, 131e, 131f,
18	131g, and 132, respectively, of the Uniform Code of
19	Military Justice).
20	(B) The offenses of child pornography, neg-
21	ligent homicide, indecent conduct, indecent language
22	communicated to any child under the age of 16
23	years, and pandering and prostitution, as punishable
24	under the general punitive article in 934 of such

1	title (article 134 of the Uniform Code of Military
2	Justice).
3	(2) A conspiracy to commit an offense specified
4	in paragraph (1) as punishable under section 881 of
5	title 10, United States Code (article 81 of the Uni-
6	form Code of Military Justice).
7	(3) A solicitation to commit an offense specified
8	in paragraph (1) as punishable under section 882 of
9	title 10, United States Code (article 82 of the Uni-
10	form Code of Military Justice).
11	(4) An attempt to commit an offense specified
12	in paragraph (1) as punishable under section 880 of
13	title 10, United States Code (article 80 of the Uni-
14	form Code of Military Justice).
15	(c) Excluded Offenses.—Subsection (a) does not
16	apply to an offense as follows:
17	(1) An offense under sections 883 through 917
18	of title 10, United States Code (articles 83 through
19	117 of the Uniform Code of Military Justice), but
20	not an offense under section 893a of such title (arti-
21	cle 93a of the Uniform Code of Military Justice).
22	(2) An offense under section 922a, 923, 923a,
23	or 928(a) of title 10, United States Code (articles
24	122a, 123, 123a, and 128(a) of the Uniform Code
25	of Military Justice).

1	(3) An offense under section 933 or 934 of title
2	10, United States Code (articles 133 and 134 of the
3	Uniform Code of Military Justice), but not the of-
4	fense of child pornography, negligent homicide, inde-
5	cent conduct, indecent language communicated to
6	any child under the age of 16 years, or pandering
7	and prostitution as punishable under the general pu-
8	nitive article in section 934 of such title (article 134
9	of the Uniform Code of Military Justice).
10	(4) A conspiracy to commit an offense specified
11	in paragraphs (1) through (3) as punishable under
12	section 881 of title 10, United States Code (article
13	81 of the Uniform Code of Military Justice).
14	(5) A solicitation to commit an offense specified
15	in paragraphs (1) through (3) as punishable under
16	section 882 of title 10, United States Code (article
17	82 of the Uniform Code of Military Justice).
18	(6) An attempt to commit an offense specified
19	in paragraphs (1) through (3) as punishable under
20	section 880 of title 10, United States Code (article
21	80 of the Uniform Code of Military Justice).
22	(d) REQUIREMENTS AND LIMITATIONS.—The dis-
23	position of charges covered by subsection (a) shall be sub-
24	ject to the following:

1	(1) The determination whether to cause charges
2	to be preferred or refer such charges to a court-mar-
3	tial for trial, as applicable, shall be made by a com-
4	missioned officer of the Armed Forces designated as
5	a court-martial convening authority in accordance
6	with regulations prescribed for purposes of this sub-
7	section from among commissioned officers of the
8	Armed Forces in grade O-6 or higher who—
9	(A) are available for detail as trial counsel
10	under section 827 of title 10, United States
11	Code (article 27 of the Uniform Code of Mili-
12	tary Justice);
13	(B) have significant experience in trials by
14	general or special court-martial; and
15	(C) are outside the chain of command of
16	the member subject to such charges.
17	(2) Upon a determination under paragraph (1)
18	to refer charges to a court-martial for trial, the offi-
19	cer making that determination shall determine
20	whether to refer such charges for trial by a general
21	court-martial convened under section 822 of title 10,
22	United States Code (article 22 of the Uniform Code
23	of Military Justice), or a special court-martial con-
24	vened under section 823 of title 10, United States

1 Code (article 23 of the Uniform Code of Military 2 Justice). 3 (3) A determination under paragraph (1) to 4 cause charges to be preferred or refer charges to a 5 court-martial for trial, as applicable, shall cover all 6 known offenses, including lesser included offenses. 7 (4) The determination to cause charges to be 8 preferred or refer charges to a court-martial for 9 trial, as applicable, under paragraph (1), and the 10 type of court-martial to which to refer under para-11 graph (2), shall be binding on any applicable con-12 vening authority for the referral of such charges. 13 (5) The actions of an officer described in para-14 graph (1) in determining under that paragraph 15 whether or not to cause charges to be preferred or 16 refer charges to a court-martial for trial, as applica-17 ble, shall be free of unlawful or unauthorized influ-18 ence or coercion. 19 (6) The determination under paragraph (1) not 20 to refer charges to a general or special court-martial 21 for trial shall not operate to terminate or otherwise 22 alter the authority of commanding officers to refer 23 charges for trial by special court-martial under sec-24 tion 823 of title 10, United States Code (article 23)

of the Uniform Code of Military Justice) or sum-

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1	mary court-martial convened under section 824 of
2	title 10, United States Code (article 24 of the Uni-
3	form Code of Military Justice), or to impose non-ju-
4	dicial punishment in connection with the conduct
5	covered by such charges as authorized by section
6	815 of title 10, United States Code (article 15 of the
7	Uniform Code of Military Justice).
8	(7) The determination under paragraph (1) to
9	refer charges to a general or special court-martial
10	shall not be subject to section 834 of title 10, United
11	States Code (article 34 of the Uniform Code of Mili-
12	tary Justice), provided that the officer making the
13	determination determines that—
14	(A) the specification alleges an offense
15	under the Uniform Code of Military Justice;
16	(B) there is probable cause to believe that
17	the accused committed the offense charged; and
18	(C) a court-martial would have jurisdiction
19	over the accused and the offense.
20	(e) Construction With Charges on Other Of-
21	FENSES.—Nothing in this section shall be construed to
22	alter or affect the preferral, disposition, or referral author-
23	ity of charges under chapter 47 of title 10, United States
24	Code (the Uniform Code of Military Justice), that allege
25	an offense for which the maximum punishment authorized

under that chapter includes confinement for one year or less, except for the offenses of child pornography, negligent homicide, indecent conduct, indecent language com-4 municated to any child under the age of 16 years, and pandering and prostitution as punishable under the general punitive article in section 934 of such title (article 7 134 of the Uniform Code of Military Justice). 8 (f) Policies and Procedures.— 9 (1) In General.—The Secretaries of the mili-10 tary departments and the Secretary of Homeland 11 Security (with respect to the Coast Guard when it 12 is not operating as a service in the Navy) shall re-13 vise policies and procedures as necessary to comply 14 with this section. 15 (2) Uniformity.—The General Counsel of the 16 Department of Defense and the General Counsel of 17 the Department of Homeland Security shall jointly 18 review the policies and procedures revised under this 19 subsection in order to ensure that any lack of uni-20 formity in policies and procedures, as so revised, 21 among the military departments and the Depart-22 ment of Homeland Security does not render uncon-23 stitutional any policy or procedure, as so revised. 24 (g) Manual for Courts-Martial.—The Secretary of Defense shall recommend such changes to the Manual

1	for Courts-Martial as are necessary to ensure compliance
2	with this section.
3	(h) Improved Specialization of Criminal Inves-
4	TIGATORS.—The Secretary of Defense shall revise policies
5	and procedures as necessary to improve specialization of
6	criminal investigators to help increase the efficiency and
7	effectiveness of sexual assault and domestic violence inves-
8	tigations.
9	SEC. 3. MODIFICATION OF OFFICERS AUTHORIZED TO CON-
10	VENE GENERAL AND SPECIAL COURTS-MAR-
11	TIAL FOR CERTAIN OFFENSES UNDER UCMJ
12	WITH AUTHORIZED MAXIMUM SENTENCE OF
13	CONFINEMENT OF MORE THAN ONE YEAR.
14	(a) In General.—Subsection (a) of section 822 of
15	title 10, United States Code (article 22 of the Uniform
16	Code of Military Justice), is amended—
17	(1) by redesignating paragraphs (8) and (9) as
18	paragraphs (9) and (10), respectively; and
19	(2) by inserting after paragraph (7) the fol-
20	lowing new paragraph (8):
21	"(8) with respect to offenses to which section
22	2(a) of the Military Justice Improvement and In-
23	creasing Prevention Act of 2021 applies, the officers
24	in the offices established pursuant to section 3(c) of
25	that Act or officers in the grade of O-6 or higher

1	who are assigned such responsibility by the Chief of
2	Staff of the Army, the Chief of Naval Operations,
3	the Chief of Staff of the Air Force, the Com-
4	mandant of the Marine Corps, or the Commandant
5	of the Coast Guard;".
6	(b) No Exercise by Officers in Chain of Com-
7	MAND OF ACCUSED OR VICTIM.—Such section (article) is
8	further amended by adding at the end the following new
9	subsection:
10	"(c) An officer specified in subsection (a)(8) may not
11	convene a court-martial under this section if the officer
12	is in the chain of command of the accused or the victim.".
13	(c) Offices of Chiefs of Staff on Courts-Mar-
14	TIAL.—
15	(1) Offices required.—Each Chief of Staff
16	of the Armed Forces or Commandant specified in
17	paragraph (8) of section 822(a) of title 10, United
18	States Code (article 22(a) of the Uniform Code of
19	Military Justice), as amended by subsection (a),
20	shall establish an office to do the following:
21	(A) To convene general and special courts-
22	martial under sections 822 and 823 of title 10,
23	United States Code (articles 22 and 23 of the
24	Uniform Code of Military Justice), pursuant to
25	paragraph (8) of section 822(a) of title 10.

1	United States Code (article 22(a) of the Uni-
2	form Code of Military Justice), as so amended,
3	with respect to offenses to which section 2(a)
4	applies.
5	(B) To detail under section 825 of title 10,
6	United States Code (article 25 of the Uniform
7	Code of Military Justice), members of courts-
8	martial convened as described in subparagraph
9	(A).
10	(2) Personnel.—The personnel of each office
11	established under paragraph (1) shall consist of such
12	members of the Armed Forces and civilian personnel
13	of the Department of Defense, or such members of
14	the Coast Guard or civilian personnel of the Depart-
15	ment of Homeland Security, as may be detailed or
16	assigned to the office by the Chief of Staff or Com-
17	mandant concerned. The members and personnel so
18	detailed or assigned, as the case may be, shall be de-
19	tailed or assigned from personnel billets in existence
20	as of the effective date for this Act specified in sec-
21	tion 10.
22	SEC. 4. DISCHARGE USING OTHERWISE AUTHORIZED PER-
23	SONNEL AND RESOURCES.
24	(a) In General.—The Secretaries of the military
25	departments and the Secretary of Homeland Security

1	(with respect to the Coast Guard when it is not operating
2	as a service in the Navy) shall carry out sections 2 and
3	3 using personnel, funds, and resources otherwise author-
4	ized by law.
5	(b) No Authorization of Additional Per-
6	SONNEL OR RESOURCES.—Sections 2 and 3 shall not be
7	construed as authorizations for personnel, personnel bil-
8	lets, or funds for the discharge of the requirements in such
9	sections.
10	SEC. 5. MONITORING AND ASSESSMENT OF MODIFICATION
11	OF AUTHORITIES BY DEFENSE ADVISORY
12	COMMITTEE ON INVESTIGATION, PROSECU-
13	TION, AND DEFENSE OF SEXUAL ASSAULT IN
14	THE ARMED FORCES.
15	Section 546(c) of the Carl Levin and Howard P.
	become stole, of the carr beam and froward 1.
16	"Buck" McKeon National Defense Authorization Act for
16 17	"Buck" McKeon National Defense Authorization Act for
	"Buck" McKeon National Defense Authorization Act for
17	"Buck" McKeon National Defense Authorization Act for Fiscal Year 2015 (10 U.S.C. 1561 note) is amended—
17 18	"Buck" McKeon National Defense Authorization Act for Fiscal Year 2015 (10 U.S.C. 1561 note) is amended— (1) in paragraph (1)—
17 18 19	"Buck" McKeon National Defense Authorization Act for Fiscal Year 2015 (10 U.S.C. 1561 note) is amended— (1) in paragraph (1)— (A) by striking "on the investigation" and
17 18 19 20	"Buck" McKeon National Defense Authorization Act for Fiscal Year 2015 (10 U.S.C. 1561 note) is amended— (1) in paragraph (1)— (A) by striking "on the investigation" and inserting "on the following:
17 18 19 20 21	"Buck" McKeon National Defense Authorization Act for Fiscal Year 2015 (10 U.S.C. 1561 note) is amended— (1) in paragraph (1)— (A) by striking "on the investigation" and inserting "on the following: "(A) The investigation"; and
117 118 119 220 221	"Buck" McKeon National Defense Authorization Act for Fiscal Year 2015 (10 U.S.C. 1561 note) is amended— (1) in paragraph (1)— (A) by striking "on the investigation" and inserting "on the following: "(A) The investigation"; and (B) by adding at the end the following new

1	provement and Increasing Prevention Act of
2	2021 and the amendments made by such sec-
3	tions."; and
4	(2) in paragraph (2), by striking "paragraph
5	(1)" and inserting "paragraph (1)(A)".
6	SEC. 6. LIMITATION ON MODIFICATIONS TO SEXUAL AS-
7	SAULT REPORTING PROCEDURES.
8	(a) In General.—The Secretary of Defense may not
9	amend section 4 of enclosure 4 of Department of Defense
10	Instruction (DoDI) 6495.02, relating to Sexual Assault
11	Prevention and Response (SAPR) Program Procedures, or
12	otherwise prescribe any regulations or guidance relating
13	to the treatment and handling of unrestricted and re-
14	stricted reports of sexual assault, until 30 days after noti-
15	fying the congressional defense committees of the pro-
16	posed amendment or modification.
17	(b) Congressional Defense Committees De-
18	FINED.—In this section, the term "congressional defense
19	committees" has the meaning given the term in section
20	101(a) of title 10, United States Code.
21	SEC. 7. PROFESSIONALIZATION OF MILITARY PROSECU-
22	TORS.
23	(a) In General.—The Secretary of Defense shall in-
24	crease enhanced and specialized training to certain pros-

1	ecutors on the proper conduct, presentation, and handling
2	of sexual assault and domestic violence cases.
3	(b) REPORT.—Not later than one year after the date
4	of the enactment of this Act, the Secretary of Defense
5	shall submit to the congressional defense committees a re-
6	port on the program implemented under subsection (a).
7	SEC. 8. INCREASED TRAINING AND EDUCATION ON MILI-
8	TARY SEXUAL ASSAULT.
9	(a) Uniformed Officers and Senior Enlisted
10	Leaders.—
11	(1) Uniformed officers.—All uniformed offi-
12	cers of the military services shall be required within
13	2 years of the date of the enactment of this Act to
14	complete training on military sexual assault preven-
15	tion equivalent to that provided to Sexual Assault
16	Prevention and Response Victim Advocates before
17	those officers may be considered for promotion to a
18	grade at or above O-5. A portion of this training
19	shall be in-person, facilitated training.
20	(2) Enlisted leaders.—All senior enlisted
21	leaders of the military services will be required with-
22	in 2 years of the date of the enactment of this Act
23	to complete a training on military sexual assault
24	prevention equivalent to that provided to the Sexual
25	Assault Prevention and Response Victim Advocates

1	before enlisted service members may be considered
2	for promotion to a grade at or above E-9. A portion
3	of this training shall be in-person, facilitated train-
4	ing.
5	(b) Officer Candidates and ROTC.—
6	(1) In General.—The United States Army
7	Cadet Command, the Naval Education and Training
8	Command, the Air Education and Training Com-
9	mand, and the Coast Guard Recruiting Command
10	shall carry out a program for increasing training on
11	the prevention of military sexual assault within cadet
12	ranks. A portion of this training shall be in-person,
13	facilitated training.
14	(2) Report on Development of Plan.—Not
15	later than one year after the date of the enactment
16	of this Act, the United States Army Cadet Com-
17	mand, the Naval Education and Training Command,
18	the Air Education and Training Command, and the
19	Coast Guard Recruiting Command shall submit to
20	the congressional defense committees a report on the
21	development of the program required under para-
22	graph (1) and a plan for execution.
23	(3) Report on implementation.—Not later
24	than two years after the date of the enactment of
25	this Act, the United States Army Cadet Command,

1	the Naval Education and Training Command, the
2	Air Education and Training Command, and the
3	Coast Guard Recruiting Command shall submit to
4	the congressional defense committees a report on the
5	implementation of the program required under para-
6	graph (1).
7	(c) Military Service Academies.—
8	(1) In general.—The Superintendents of the
9	military service academies shall carry out additional
10	military sexual assault prevent training and edu-
11	cation at the academies. A portion of this training
12	shall be in-person, facilitated training.
13	(2) Report.—The Secretary of Defense, in
14	consultation with the Superintendents of the military
15	service academies, shall submit a report to the con-
16	gressional defense committees describing the addi-
17	tional training and education implemented pursuant
18	to paragraph (1).
19	SEC. 9. INCREASING THE PHYSICAL SECURITY OF MILI-
20	TARY INSTALLATIONS.
21	(a) Survey.—Not later than one year after the date
22	of the enactment of this Act, the Secretary of Defense
23	shall conduct a survey of all lodging and living spaces on
24	military installations to identify, replace, or repair locking
25	mechanisms on points of entry, identify areas of installa-

- 1 tion of closed-circuit television (CCTV) security cameras,
- 2 and other passive security measures as necessary to in-
- 3 crease the prevention of crimes, including sexual assault,
- 4 on military installations.
- 5 (b) Report.—Not later than one year after the date
- 6 of the enactment of this Act, the Secretary of Defense
- 7 shall submit to the congressional defense committees a re-
- 8 port on the results of the survey conducted under sub-
- 9 section (a).
- 10 (c) Program.—Based on the results of the survey
- 11 conducted under subsection (a), the Secretary of Defense
- 12 shall carry out a program for increasing the security of
- 13 all lodging and living spaces on military installations, in-
- 14 cluding replacing or repairing locking mechanisms on
- 15 points of entry, installation of CCTV security cameras,
- 16 and other passive security measures as necessary to in-
- 17 crease the prevention of crimes, including sexual assault,
- 18 on military installations.

19 SEC. 10. EFFECTIVE DATE AND APPLICABILITY.

- 20 (a) Effective Date and Applicability.—This
- 21 Act and the amendments made by this Act shall take ef-
- 22 fect one year after the date of the enactment of this Act,
- 23 and shall apply with respect to any allegation of charges
- 24 of an offense specified in subsection (b) of section 2, and

- 1 not excluded under subsection (c) of section 2, which of-
- 2 fense occurs on or after such effective date.
- 3 (b) Revisions of Policies and Procedures.—
- 4 Any revision of policies and procedures required of the
- 5 military departments or the Department of Homeland Se-
- 6 curity as a result of this part and the amendments made
- 7 by this part shall be completed so as to come into effect
- 8 together with the coming into effect of this Act and the
- 9 amendments made by this Act in accordance with sub-
- 10 section (a).